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| 19  |  | djordan@lewisllewellyn.com                                   |
| 20  |  | Attorneys for Plaintiff Albert Richards                      |
| 20  | IN THE UNITED STA  | ATES DISTRICT COURT  |
| 21  |  | DISTRICT OF CALIFORNIA                                       |
| 22  | OAKLAN   | ND DIVISION  |
|     | ALBERT RICHARDS,   | Case No. 4:24-cv-01065-HSG                                   |
| 23  | Plaintiff,   | JOINT STIPULATION AND ORDER ON                               |
| 24  | Tidilitiii,  | DEFENDANTS' REQUEST TO EXTEND                                |
| 25  | v.   | THE DEADLINE FOR THEIR                                       |
| 23  | CENTRIPETAL NETWORKS, INC. et al.                              | RESPONSE TO PLAINTIFF'S ADMINISTRATIVE MOTION TO             |
| 26  | CELLITE FIELD WORKS, INC. of al.                               | CONSIDER WHETHER MATERIAL                                    |
| 27  | Defendants.  | SHOULD BE SEALED   |
|     | Dolondands.  |  |
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Defendants, by and through their counsel, hereby submit the following stipulated request to extend the deadline for their response to plaintiff Albert Richards' Administrative Motion to Consider Whether Material Should be Sealed ("Sealing Motion"), ECF No. 60.

WHEREAS, on August 16, 2024, Mr. Richards filed an Administrative Motion to Consider Whether Material Should be Sealed, ECF No. 60;

WHEREAS, under Civil Local Rule 7-3(a), the deadline for Defendants to file a response to Mr. Richards' Sealing Motion is August 23, 2024;

WHEREAS, Defendants did not gain access to the sealed pleading until August 20, 2024, and thus Defendants seek to continue the deadline to file any response to Mr. Richards' Motion until August 30, 2024;

WHEREAS, Mr. Richards does not oppose Defendants' request;

WHEREAS, the requested continuance should not have any material effect on the schedule in this case;

NOW THEREFORE, the Parties hereby stipulate to Defendants' request that their deadline to file any response to Mr. Richards' Sealing Motion be extended from August 23, 2024 to August 30, 2024. Pursuant to Civil L.R. 7-3(c), the deadline for Mr. Richards to file a response will be September 6, 2024 (7 days after the proposed extended deadline for Defendants' response).

IT IS SO STIPULATED.

| 1   | 1 Resp                         | ectfully submitted,  |
|-----|--------------------------------|--|
| 2   | 2 Dated: August 22, 2024 By: 2 | /s/ Jonathan Mark Wagner   |
| 3   | <u> </u>                       | Jonathan Mark Wagner (admitted <i>pro hac vice</i> ) Kerri Ann Law (admitted <i>pro hac vice</i> ) KRAMER LEVIN NAFTALIS & FRANKEL |
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| 19  | 9                              |  |
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| 28  | XII                            |  |

| 1  |                        | Respectfully submitted,  |
|--|------------------------|--|
| 2  | Dated: August 22, 2024 |  |
| 3  | 2                      | By: /s/ David Eiseman David Eiseman (SBN 114758)   |
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|  |                        |  |
| 15   |                        | Pagnaetfully submitted   |
| 15   | D 4 1 A 422 2024       | Respectfully submitted,  |
| 16   | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak   |
|  | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak Marc R. Lewis (SBN 233306)  |
| 16   | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306)  Kenneth M. Walczak (SBN 247389)  |
| 16<br>17<br>18   | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak Marc R. Lewis (SBN 233306)  |
| 16<br>17   | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306)  Kenneth M. Walczak (SBN 247389)  Peter C. Squeri (SBN 286249)  Daniel Jordan (SBN 313543)  LEWIS & LLEWELLYN LLP   |
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| 16<br>17<br>18<br>19<br>20<br>21<br>22                         | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306) Kenneth M. Walczak (SBN 247389) Peter C. Squeri (SBN 286249) Daniel Jordan (SBN 313543) LEWIS & LLEWELLYN LLP 601 Montgomery Street, Suite 2000 San Francisco, CA 94111 Tel.: (415) 800-0590 Fax: (415) 390-2127 Email: kwalczak@lewisllewellyn.com   |
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| 16<br>17<br>18<br>19<br>20<br>21<br>22                         | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306)  Kenneth M. Walczak (SBN 247389)  Peter C. Squeri (SBN 286249)  Daniel Jordan (SBN 313543)  LEWIS & LLEWELLYN LLP  601 Montgomery Street, Suite 2000  San Francisco, CA 94111  Tel.: (415) 800-0590  Fax: (415) 390-2127  Email: kwalczak@lewisllewellyn.com  mlewis@lewisllewellyn.com   |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23                   | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306) Kenneth M. Walczak (SBN 247389) Peter C. Squeri (SBN 286249) Daniel Jordan (SBN 313543) LEWIS & LLEWELLYN LLP 601 Montgomery Street, Suite 2000 San Francisco, CA 94111 Tel.: (415) 800-0590 Fax: (415) 390-2127 Email: kwalczak@lewisllewellyn.com mlewis@lewisllewellyn.com psqueri@lewisllewellyn.com djordan@lewisllewellyn.com |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24             | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306) Kenneth M. Walczak (SBN 247389) Peter C. Squeri (SBN 286249) Daniel Jordan (SBN 313543) LEWIS & LLEWELLYN LLP 601 Montgomery Street, Suite 2000 San Francisco, CA 94111 Tel.: (415) 800-0590 Fax: (415) 390-2127 Email: kwalczak@lewisllewellyn.com mlewis@lewisllewellyn.com psqueri@lewisllewellyn.com djordan@lewisllewellyn.com |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25       | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306) Kenneth M. Walczak (SBN 247389) Peter C. Squeri (SBN 286249) Daniel Jordan (SBN 313543) LEWIS & LLEWELLYN LLP 601 Montgomery Street, Suite 2000 San Francisco, CA 94111 Tel.: (415) 800-0590 Fax: (415) 390-2127 Email: kwalczak@lewisllewellyn.com mlewis@lewisllewellyn.com psqueri@lewisllewellyn.com djordan@lewisllewellyn.com |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26 | Dated: August 22, 2024 | By: /s/ Kenneth M. Walczak  Marc R. Lewis (SBN 233306) Kenneth M. Walczak (SBN 247389) Peter C. Squeri (SBN 286249) Daniel Jordan (SBN 313543) LEWIS & LLEWELLYN LLP 601 Montgomery Street, Suite 2000 San Francisco, CA 94111 Tel.: (415) 800-0590 Fax: (415) 390-2127 Email: kwalczak@lewisllewellyn.com mlewis@lewisllewellyn.com psqueri@lewisllewellyn.com djordan@lewisllewellyn.com |

**ATTESTATION** I, Jonathan Wagner, am the ECF user whose identification and password are being used in this filing. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that all other signatories to this document have concurred in the filing of this document. /s/ Jonathan Mark Wagner Jonathan Mark Wagner 

**ORDER** PURSUANT TO STIPULATION, IT IS SO ORDERED. The deadline for Defendants to file a response to Plaintiff Albert Richards' Administrative Motion to Consider whether Material Should be Sealed, ECF No. 60, is extended from August 23, 2024 to August 30, 2024 (and the 7 day period for Mr. Richards to file a response shall be counted from the extended deadline for Defendants' response). Dated: 8/23/2024 UNITED STATES DISTRICT JUDGE